

In Appeal to: Universal Celestial Meridian  
High Court

FEDERAL BY SOVEREIGN  
DIVERSITY

FILE ON DEMAND  
FILED 25 JAN '16 11:40 AM JRP

William Kinney III ©

Plaintiff,

vs.

STATE OF OREGON

Defendant,

EXTRAORDINARY WRIT  
OF HABEAS CORPUS

(EMERGENCY)

On Jan 16; Renedium

CASE # 16CN00050

6:16-CV-124-TC

To stare decisis as veillard Terrible ab initio Mund.

COMES NOW PLAINTIFF, whose Stockbroker name is

William X Nietzsche, who is the Legal and Lawful Custodian of customer name/account(s): WILLIAM KINNEY III ©; 541333190 ©; 14541647 ©; common Law Principal Interest Claim of Right; who is to be the Absolutely entitled beneficiary of all received Restitution and/or Benefits of said accounts; who motions this Court of Record by an extremely extraordinary, equitable act in Personam for Writ of Habeas Corpus for reason pertaining to Plaintiff's current unlawful incarceration in the MARION COUNTY JAIL; wherein Plaintiff has been denied DUE PROCESS OF LAW by a FALSE JUDGE ROGUE FIDUCIARY TRUSTEE ~~who is~~ ~~at identified by~~ of the INCORPORATION advertised as the STATE OF OREGON through the administrative agency of the incorporation advertised as MARION COUNTY; in which said FALSE JUDGE ROGUE FIDUCIARY TRUSTEE arbitrarily abused her summary contempt power by holding Plaintiff in contempt for reasons unknown to ~~at~~ Plaintiff at this time; wherein Plaintiff has not been informed of the alleged charge against him by any proper notification; wherein Plaintiff has only been informed Verbally by MARION COUNTY DEPUTY's that Plaintiff has been Tried, Convicted and Sentenced to 30 days in MARION COUNTY JAIL;

On 1-6-16 Plaintiff was in attendance at MARION COUNTY COURT located at 1000 Annville Hwy SE, Salem OR 97317, supporting a friend who had traffic court for a driving while suspended charge; along with another friend who was in attendance for support as well. Plaintiff and the friend who was in attendance for support sat in the front row of the gallery awaiting for their friend to be called for court. The FALSE JUDGE ROGUE FIDUCIARY TRUSTEE who was presiding acknowledged my friend sitting next to me to remove his turban from his head in her court room, in which he replied: "By me removing this from my head, you agree to me piercing the corporate veil." The FALSE JUDGE ROGUE FIDUCIARY TRUSTEE presiding then demanded for MARION COUNTY DEPUTIES to remove him from the court room. As MARION DEPUTIES were handcuffing him, Plaintiff gathered his friends personal belongings (a pile of folders) and followed MARION COUNTY DEPUTIES and his friend out of the court room. As Plaintiff was nearing the exit of the court room, along with Plaintiff's friend who had court, MARION COUNTY DEPUTIES received a call on their two way radios and then proceeded to detain Plaintiff and friend who had court.

Plaintiff and his two friends were then arrested and taken into MARION COUNTY JAIL for booking/intake, on Summary Contempt charges, being verbally told by MARION COUNTY DEPUTIES that Plaintiff and his two friends had all received 30 day sentences.

Plaintiff, upon booking/intake process, peacefully protested the booking/intake process claiming to be denied due process of law, Plaintiff was then subjected to cruel and unusual punishment by MARION COUNTY JAIL STAFF, in which Plaintiff ~~was~~ was held in holding cells subject to freezing conditions, in just his socks, jeans and a tanktop for approximately 60 hours, being forced to sleep on concrete ground and/or wooden benches from 1-6-16 to the late evening of 1-8-16, wherein Plaintiff was transferred to a cell on the administrative Segregation unit and finally given a mattress and blanket, From 1-6-16 until 1-12-16, Plaintiff was denied access to a writing utensil and paper. Plaintiff, while lodged in administrative segregation, from 1-8-16 until 1-12-16, was placed next to a woman inmate who suffered from a mental disability, who inmates on the administrative segregation unit referred to as "Carrie" would yell all night from 9pm until 3AM racial slurs and epithets about "Killing Niggers" and other such derogatory remarks. Plaintiff has been deprived of showers for long periods of time and

Plaintiff is still lodged in Maximum Security within the MARION COUNTY JAIL and is still yet to receive any written notification as to his unlawful incarceration. Plaintiff has not been afforded equal opportunity of defending against charges against him, nor has Plaintiff been afforded allocation, nor due process of law.

THEREFOR Plaintiff prays his extraordinary Writ of Habeas Corpus is granted. Fictio Juris non est ubi veritas.

I, Plaintiff, swear under penalty of perjury that the above mentioned is the Truth, the whole Truth so help me God.

This extraordinary writ of Habeas Corpus is dated the twentieth day of the first month in the year of our Lord two thousand and sixteen.

Further Affiant sayeth naught

Edith Shinn EXPLORER SIGNATURE - DEC 2407 ALL RIGHTS RESERVED, DEBIT  
under T.O.C.

At the mouth of two or three witnesses shall the matter be established

witness Loyce Shinn

Print name LOYCE SHINN

witness Kiley Bos

Print name KILEY BOS

witness John Young

Print name JOHN YOUNG